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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/917,008	07/27/2001	Augustine S. Samba	74161/12514	9948
23380	7590 06/24/2005		EXAMINER	
TUCKER, ELLIS & WEST LLP 1150 HUNTINGTON BUILDING 925 EUCLID AVENUE			PHUNKULH, BOB A	
			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commence	09/917,008	SAMBA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Bob A. Phunkulh	2661				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may eply within the statutory minimum of ti d will apply and will expire SIX (6) Mo tte, cause the application to become	n reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 27	July 2001.					
<u> </u>						
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) 18-20 is/are allowed. 6) ☐ Claim(s) 1-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examination The drawing(s) filed on 27 July 2001 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the I	a)⊠ accepted or b)⊡ objoused drawing(s) be held in abeytection is required if the drawir	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 6, 9-14, 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Yedidia et al. (US 6,564,243).

Regarding claim 1, Yedidia discloses a data communication system comprising:

at least one data communication device, each data communication device having a client application (the plurality of clients 12, see figures 1-2);

a subnet (subnet 20, see figures 1-2)comprised of:

at least one managed IP server for providing data to said at least one data communication device (the hosted server 26 or DNS 20 or e-mail server 25 or content infector, see figure 2); and

at least one gateway router for receiving data into the subnet, transmitting data out of the subnet, and distributing data to said at least one managed IP server (the access device and router 30, see figures 1-2), wherein said client application redirects data to said subnet.

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Regarding claim 2, Yedidia discloses the at least one managed IP server processes data at an IP layer (see col. 4 lines 59-67).

Regarding claim 3, Yedidia discloses the data is a datagram (UDP, see col. 6 lines 24-30; and col. 10 lines 28-36).

Regarding claim 6, Yedidia discloses the at least one managed IP server includes a cache for storing data (the e-mail server 25 or hosted server 26 includes a cache for storing data, see figures 1-2).

Regarding claim 9, Yedidia discloses the at least one managed IP server obtains data from a destination host site, and subsequently transfers the data obtained from the destination host site to said at least one data communication device (the localized or external content are deliver to the user, see col. 2 lines 19-34).

Regarding claim 10, Yedidia discloses a method of accessing data in a data communication system including:

at least one data communication device (the plurality of client 12, see figures 1-2), each data communication device having a client application; a subnet comprised of: at least one managed IP server (hosted servers 26) for providing data to said at least one data communication device; and at least one gateway router (the router 30 or content injector 40, see figure 2) for receiving data into the subnet, transmitting data out

of the subnet, and distributing data to said at least one managed IP server, wherein said client application redirects data to said subnet, said method comprising the steps of:

intercepting a request for data by the data communication device at the client application (see col. 2 lines 28-30);

transmitting the request for data from the client application to the subnet (see col. 2 lines 20-24);

receiving the request for data at one of said at least one gateway routers;

directing the request for data to one of said at least one managed IP servers (Email server 25 or hosted servers 26, see figures 1-2), wherein the managed IP server obtains requested data in response to the request for data; and

transmitting the requested data from the managed IP server to the client application.

Regarding claim 11, Yedidia discloses the managed IP server obtains the requested data from at least one destination host site (see col. 2 lines 19-34).

Regarding claim 12, Yedidia discloses the managed IP server obtains the requested data from an associated cache (see col. 2 lines 19-34).

Regarding claim 13, Yedidia discloses the at least one managed IP servers processes data at an IP layer (see col. 5 lines 38-61).

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Regarding claim 14, Yedidia discloses the data is a datagram (UDP, see col. 6 lines 24-30; and col. 10 lines 28-36).

Regarding claim 17, Yedidia discloses the request for data includes a header portion and a data portion, said gateway router decoupling the data portion from the header portion (the content injector is able to analyze a client request, see col. 6 lines 14-24).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-5 are rejected under 35 U.S.C. 103(a) as being obvious over Yedidia.

Regarding claims 4 and 5, Yedidia fails to explicitly disclose each of said at least one managed IP servers is specialized for operating on different types of datagrams i.e. HTML, HTTP, JPEG, GIF.

Yedidia discloses in col. 5 lines 57-61, contents may be any form including text, web pages, graphics, audio, or video, or files.

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made cause the hosted servers 26 to specialized for operating of different types of datagrams in order to process the requested data

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(contents) more efficiently and faster.

Claims 7-8, 15-16, are rejected under 35 U.S.C. 103(a) as being unpatentable over Yedidia in view of Alkhatib (US 6,119,171).

Regarding claim 7-8, 15-16, Yedidia fails to disclose that the data transmitted between said at least one data communication device and said subnet is compressed and encrypted.

Alkhatib, on the other hand, discloses the data packet transmitted between said at least one data communication device (host in LAN network) and said subnet (router in LAN network) is compressed and encrypted (see col. 6 lines 36-45, and col. 6 line 59 to col. 7 line 5).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made implement the teaching of Alkhatib especially compressing and encrypting the transmitted data between the sub network and the data communication device in Yedidia in order to more efficient used of the channel and security.

Allowable Subject Matter

Claims 18-20 are allowed.

Conclusion

Any response to this action should be mailed to:

The following address mail to be delivered by the United States Postal Service (USPS) only:

Mail Stop _____ Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

or faxed to:

(703) 872-9306, (for formal communications intended for entry)

Or:

The following address mail to be delivered by other delivery services (Federal Express (Fed Ex), UPS, DHL, Laser, Action, Purolater, Hand Delivery, etc.) as follow:

U.S. Patent and Trademark Office 220 20th Street South Customer Window, Mail Stop ______ Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Bob A. Phunkulh** whose telephone number is **(571) 272-3083.** The examiner can normally be reached on Monday-Tursday from 8:00 A.M. to 5:00 P.M. (first week of the bi-week) and Monday-Friday (for second week of the bi-week).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor **Chau Nguyen**, can be reach on **(571) 272-3126**. The fax phone number for this group is **(703) 872-9306**.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bob A. Phunkulh

is A You

TC 2600

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June 20, 2005

BOB PHUNKULH PRIMARY EXAMINER